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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 5256	
09/800,006		03/06/2001	James C. Rush	STE01 P-1086		
277	7590	07/31/2003				
		COOPER DEW	EXAMINER			
695 KENM P O BOX 2	567		HORTON, YVONNE MICHELE			
GRAND RAPIDS, MI 4950Î				ART UNIT	PAPER NUMBER	
				3635		
				DATE MAILED: 07/31/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.



Office Action Summary

Application No. 09/800,006

Applicant(s)

James C. Rush et al.

Examiner

YVONNE M. HORTON

Art Unit 3635



	The N	AILING DATE of this con	nmunication appears	on the cover s	heet with	the correspondence address				
Period f	for Reply									
		O STATUTORY PERIOD DATE OF THIS COMMU		TO EXPIRE _	3	_ MONTH(S) FROM				
- Extens	- Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the									
•		communication. ly specified above is less than thirt	y (30) days, a reply within th	e statutory minimu	m of thirty (30	)) days will be considered timely.				
	•	ly is specified above, the maximum in the set or extended period for re		-		om the mailing date of this communication.  DNED (35 U.S.C. § 133).				
	• •	by the Office later than three mont adjustment. See 37 CFR 1.704(b)	=	his communication,	even if timely	filed, may reduce any				
Status	patone tonn	dajadanami	•							
1) 💢		sive to communication(s		·		·				
2a) 💢	This act	ion is FINAL.	2b) ☐ This acti	ion is non-fina	al.					
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.									
Disposit	tion of Cl	aims								
4) 💢	Claim(s)	1, 5-45, and 49-64				is/are pending in the application.				
4	la) Of the	e above, claim(s)				is/are withdrawn from consideration.				
5) 💢	Claim(s)	5-26, 29-44, and 51-6	4			is/are allowed.				
6) 💢	Claim(s)	1, 27, 45, and 49				is/are rejected.				
7) 💢	Claim(s)	28 and 50		<del> </del>		is/are objected to.				
8) 🗆	Claims _			aı	re subject	to restriction and/or election requirement.				
Applica	tion Pape	ers								
9) 🗆	9) The specification is objected to by the Examiner.									
10) 🗌	) ☐ The drawing(s) filed on is/are a) ☐ accepted or b) ☐ objected to by the Examiner.									
	Applica	nt may not request that a	ny objection to the d	rawing(s) be h	neld in abe	yance. See 37 CFR 1.85(a).				
11) 🗌	The pro	posed drawing correction	n filed on	i	s: a)□ a	pproved b) $\square$ disapproved by the Examiner.				
	If appro	eved, corrected drawings	are required in reply t	o this Office a	action.					
12)	The oat	h or declaration is objec	ted to by the Exami	ner.						
Priority	Priority under 35 U.S.C. §§ 119 and 120									
13) 🗌	13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) 🗆	All b)	☐ Some* c)☐ No	ne of:							
	1. 🗌 Ce	rtified copies of the pric	ority documents have	e been receiv	red.	·				
	2. 🗆 Ce	rtified copies of the pric	ority documents have	e been receiv	ed in App	lication No				
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).										
*S	ee the at	tached detailed Office a	ction for a list of the	e certified co	pies not re	eceived.				
14) 🗆	Acknow	ledgement is made of a	claim for domestic	priority unde	r 35 U.S.	C. § 119(e).				
a) The translation of the foreign language provisional application has been received.										
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.										
Attachm		O'. 1 (DTO 222)			·					
_		ences Cited (PTO-892)	DTO 040)	_		0-413) Paper No(s)				
_										
3) [] Inf	omidion Dis	ciosure statement(s) (PTO-1449) F	aper No(s).	o, otner:						

Application/Control Number: 09/800,006 Page 2

Art Unit: 3635

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 1,45 and 49 stand rejected under 35 U.S.C. 102(b) as being anticipated by US
  Patent #5,277,512 to DWILLIES. In reference to claims 1 and 45, DWILLIES discloses a
  furniture system including a plurality of overhead beams (10,11,50); wherein the overhead beam
  (11) specifically has an upper surface with a single horizontal slot (S), see the marked attachment
  of figure 2 and see also figure 14E, a plurality of vertical posts (12,13,30) having outwardly
  extending flanges (36) having an end face (32) with a vertical central slot (16,34), and a plurality
  of connectors (14,52). The slots (16,34) are generally T-shaped with an enlarged interior track
  portion (40) and a reduced neck portion (38) and the connectors (14,52) are shaped to be received
  within the slots (16,34). The overhead beams (10), when positioned at an uppermost portion of
  the frame have slots (22) in a lowermost face thereof, see figure 1. Further regarding claim 45,
  DWILLIES also discloses the use of an "X-post" having four outwardly extending flanges and
  slots, see Figure 14E; and a "Y-post" having three outwardly extending flanges and slots, see
  Figure 14D. Regarding claim 49, the beams (as shown in figures 14D) have sides slots similar
  to slots (S).
- 3. Claims 1 and 27 stand rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #3,513,606 to JONES. JONES discloses a furniture system including a plurality of overhead

Application/Control Number: 09/800,006 Page 3

Art Unit: 3635

beams (36) having an upper surface including a single horizontal slot (37), a plurality of vertical posts (2) having outwardly extending flanges (FL) and an end face with a vertical central slot (3), and a plurality of connectors (4,40). The slots (3) are generally T-shaped with an enlarged interior track portion (IT) and a reduced neck portion (N) and the connectors (4,40) are shaped to be received within the slots (3). The overhead beams (36) have slots (37) in a lowermost face thereof, see attachment. Regarding claim 27, the vertical posts (20) include hollow bases (5) with adjustable leveling telescoping feet (F), see attachment.

## Allowable Subject Matter

- Claims 5-26,29 and 51-64 are allowed. 4.
- 5. Claim 28 remains objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- Claim 50 is objected to as being dependent upon a rejected base claim, but would be 6. allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. Claims 30-44 remains allowable for the reasons indicated in the previous Official Action.

### Response to Arguments

8. Applicant's arguments filed 5/5/03 have been fully considered but they are not persuasive. Regarding the applicant's argument that HIGGINS or JONES et al. does not disclose the

Application/Control Number: 09/800,006

Page 4

Art Unit: 3635

use of a beam member having a single slot in both the upper and lower surfaces, the rejections

have been modified above to detail the upper and lower slots formed in the beam members. .

Conclusion

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR

1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

will the statutory period for reply expire later than SIX MONTHS from the mailing date of this

final action.

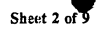
10. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Yvonne M. Horton whose telephone number is (703) 308-1909.

July 28, 2003

Supervisory Patent Examiner

Group 3600



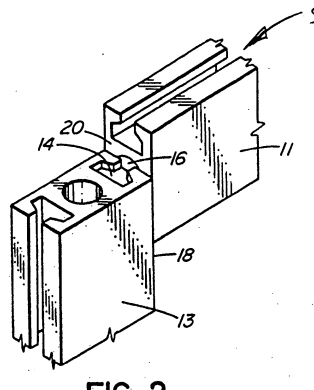


FIG. 2

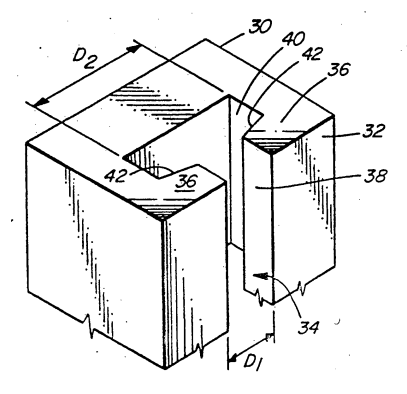


FIG. 3

May 26, 1970

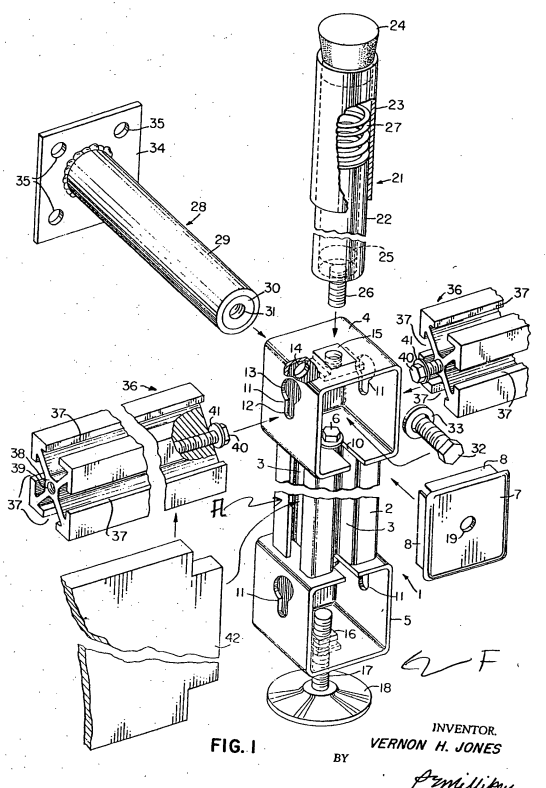
V. H. JONES

3,513,606

STRUCTURAL FRAMEWORK AND CONNECTOR JOINT THEREFOR

Filed Feb. 21, 1968

5 Sheets-Sheet 1



PrMilliku ATTORNEY